UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:) Chapter 11
LYONDELL CHEMICAL COMPANY, et al.,)) Case No. 09-10023 (REG)
Debtors.) Jointly Administered _)
LYONDELL CHEMICAL COMPANY, et al.,)
Plaintiffs, against)) Adversary Proceeding
CENTERPOINT ENERGY GAS SERVICES INC., et al.,) No. 09-01038 (REG)
Defendants.)) _)

ERRATA ORDER RE: BENCH DECISION ON MOTION FOR PRELIMINARY INJUNCTION

This matter having come up on the Court's own motion, it is ORDERED:

The Court's Bench Decision on Motion for Preliminary Injunction, dated February
 26, 2009, is corrected in the respects noted below:

Page i, footnote 1: delete "Subject to cite checking, technical corrections, and, if circumstances require or permit, supplementation."

Page 5, last paragraph: change "30 day" to "30-day".

Page 6, footnote 5: delete "(ECF #64)".

Page 7, first line: change "receivable" to "receivables."

Page 8, second line: insert "million" after "5.5".

- Page 12, second line: change "many Europeans countries" to "many European countries".
 - Page 13, footnote 14: change "Bigman Decl. #1 ay ¶5" to "Id. at ¶ 5".
- Page 14, first full paragraph: insert "," after "injury" in "not result in irreparable injury or at least".
 - Page 14, footnote 19: insert "#1" after "Decl.".
 - Page 15, fourth line: change "turn into a freefall" to "go into a freefall".
- Page 15, first full paragraph: insert "on the part of secured lenders" after "understandable reluctance".
 - Page 15, first full paragraph: insert "their" after "funding that is essential to".
 - Page 15, footnote 21: delete "Debtor's" after "and so far as the".
- Page 17, second full paragraph: change "will only recover after" to "will recover only after".
 - Page 18, fourth line: insert "seemingly" between "would" and "be subject".
 - Page 18, fourth to fifth line: delete extra space between ";" and "except".
 - Page 18, footnote 26, second paragraph: delete "by that means".
- Page 18, footnote 26, third paragraph: change "While trading" to "But while trading".
 - Page 19, third line: insert "at least" between "have" and "one".
- Page 20, second full paragraph: delete extra space between "the" and "Indenture Trustee".
 - Page 21, second indented paragraph: change "would" to "might".
 - Page 22, first full paragraph: delete "that" after "doubt".
 - Page 22, second full paragraph: change "submission for" to "submission to".

Page 24, footnote 33: change "where there is a basis for concluding that rehabilitation, the very purpose for the bankruptcy proceedings, might be undone by the other action."" to "where there is a basis for concluding that rehabilitation, the very purpose for the bankruptcy proceedings, might be undone by the other action.""

Page 24, footnote 36: delete "Inc." after "Calpine Corp.".

Page 24, footnote 37: delete "Inc." after "LTV Steel, Co.".

Page 26, second line from the bottom of the page: change "have" to "ha[d]".

Page 26, footnote 41: change "S.D.N.Y. 228" to "S.D.N.Y. 2007".

Page 26, footnote 41: replace normal space with hard space between "¶" and "105.02".

Page 27, last line: change "affect debtors' ability" to "affect a debtor's ability".

Page 28, first full paragraph: insert "embarrass," between "would" and "burden".

Page 28, first full paragraph: delete "," after "as I've noted above".

Page 28, footnote 46: change "See id." to "Id.".

Page 29, second paragraph: change "estate's" to "estates".

Page 30, second line: insert "embarrass," between "would" and "burden".

Page 31, third full paragraph: change "secure" to "obtain".

Page 32, third line: delete extra space between "the" and "transfer".

Page 32, first full paragraph: change "they" to "creditors".

Page 35, second full paragraph: change "treatement" to "treatment".

Page 36, third full paragraph: insert "here" after "no reason" and remove "in adversary proceedings here" after "general rule".

Page 37, seventh line: Insert period (".") after "(c) payments outside of the ordinary course".

2. Future references to this decision shall be to the decision as corrected, a copy of which is attached as exhibit A.

Dated: New York, New York March 13, 2009 s/Robert E. Gerber_

United States Bankruptcy Judge